AO 247 (Rev. 11/11) Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)

(if different from order date)

Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

Eastern District of Washington

Apr 19, 2016

United	a	SEAN F. MCAVOY, CLERK					
OMAR LI) Case No:	CR-04-	15-F\/S				
Date of Original Judgm	nent:	04/08/2005) USM No:	51049-0		,	
Date of Previous Amer	nded Judgment:		Andrea K. George				
(Use Date of Last Amended	Judgment if Any)		Defendant's	Attorney			
ORDI		ING MOTION				EDUCTION	
	PUR	SUANT TO 18	8 U.S.C. §	3582(c	2)(2)		
§ 3582(c)(2) for a redusubsequently been low	ction in the term of ered and made ret considered such mo	of imprisonment improactive by the Unitotion, and taking int	posed based o ted States Sen to account the	n a guide tencing (policy si	eline se Commi tatemer	the court under 18 U.S.C entencing range that has ssion pursuant to 28 U.S.C at set forth at USSG §1B1 licable,	C.
IT IS ORDERED that DENIED.		and the defendant's	previously im	posed se	entence	of imprisonment (as reflect	ted in
the last judgment issued) of	372	mor	nths is reduce	ed to $\underline{3}$	60		
Except as otherwise pr	ovided, all provisi	ons of the judgmen	t dated 0)4/08/200)5	shall remain in effect.	
IT IS SO ORDERED			~	1		0 . 00	
Order Date:	04/19/2016	(Fre	علله	udge's si	gnature	
Effective Date:		The Ho	onorable Fred I	Van Sic	ckle	Senior Judge, U.S. Distri	ict Court

Printed name and title